

EXHIBIT 1

SUPERIOR COURT
SANTA BARBARA

OCT 30 1992

KENNETH A.

By: Patty Blaylock

PATTY BLAYLOCK, Deputy Clerk-Recorder

Superior Court of the State of California for the County of Santa Barbara

ABSTRACT OF JUDGMENT

(Commitment to State Prison as provided by Penal Code Section 1213.5)

The People of the State of California,

No. SM 073867

vs.

SANTIAGO MONTENEGRO
aka Antonio Mora

Defendant.

Hon. ZEL CANTER
(Judge of Superior Court)STEVEN PLUMER
(District Attorney)DAVID OGREN
(Counsel for Defendant)

This certifies that on the 30th day of October, 1992 judgment of conviction of the above-named defendant was entered as follows:

In Case No. SM 073867 Count No. 1 he was convicted by jury; on his plea of Not Guilty (guilty, not guilty, former conviction or acquittal, once in jeopardy, not guilty by reason of insanity); of the crime of Murder in the Second Degree

(designation of crime and degree, if any, including fact that it constitutes a second or subsequent conviction of same offense if that affects the sentence and if under Section 209 of the Penal Code whether victim suffered bodily harm):

in violation of Section 187 (a) of the Penal code, a felony
(reference to Code or Statute, including Section and Sub-section);

with prior convictions charged and proved or admitted as follows:

DATE	COUNTY AND STATE	CRIME	DISPOSITION

Defendant has been held in custody for 423 days as a result of the same criminal act or acts for which he has been convicted.

Defendant was charged and admitted being, or was found to have been armed with a deadly weapon at the time of commission of the offense, or a concealed deadly weapon at the time of his arrest within the meaning of Penal Code Sections 969c and 3024.

Defendant was armed with a deadly weapon at the time of his commission of the offense within the meaning of Sections 969c and 12022 of the Penal Code.

Defendant used or was armed with a firearm, explosive device or bomb in his commission of the offense within the meaning of Sections 969d and 12022.5 of

Defendant was not adjudged a habitual criminal within the meaning of Sub-division --- of
(was/was not) (a) or (b)
 Section 644 of the Penal Code; and the defendant is not a habitual criminal in accordance with Sub-division (c)
(is/is not)
 of that Section.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the said defendant be punished by imprisonment in the State Prison of the State of California for the term provided by law, and that he be remanded to the Sheriff of the County of Santa Barbara, and by him delivered to the Director of Corrections of the State of California at the place hereinafter designated.

It is ordered that sentences shall be served in respect to one another as follows: ---
(NOTE whether concurrent or consecutive as to each count);

and in respect to any prior incomplete sentence(s) as follows: ---
(NOTE whether concurrent or consecutive as to all incomplete sentences from other jurisdictions);

TO THE SHERIFF OF THE COUNTY OF SANTA BARBARA AND TO THE DIRECTOR OF CORRECTIONS:

Pursuant to the aforesaid judgment, this is to command you, the said Sheriff, to deliver the above-named defendant into the custody of the Director of Corrections at California Institution for Men, Wasco, CA at your earliest convenience.

WITNESS my hand and seal of said court

this 30th day of October, 1992

KENNETH PETTIT Clerk

by Kamas Deputy

[SEAL]

STATE OF CALIFORNIA, }
 COUNTY OF SANTA BARBARA. } ss.

I do hereby certify the foregoing to be a true and correct abstract of the judgment duly made and entered on the minutes of the Superior Court in the above-entitled action as provided by Penal Code Section 1213.

Attest my hand and seal of the said Superior Court this 30th day of October, 1992

KENNETH PETTIT BY Kamas Deputy

County Clerk and Ex-officio Clerk of the Superior Court of the State of California

County of Santa Barbara

The Honorable: ZEL GANTER
Judge of the Superior Court of the State of California, in and for the

County of Santa Barbara

NOTE: If probation was granted in any sentence of which abstract of judgment is certified, attach a minute order reciting the fact and imposing sentence or ordering a suspended sentence into effect.